PHILLIPS, ERLEWINE & GIVEN LLP One Embarcadero Center oute 2350

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Group and Victoria Picolotti (collectively referred to as "defendants") and each of them, and each of their agents, servants, employees, attorneys, entities working with defendants, and those in active concert and participation with them, including but not limited to Primrose Alloys, Inc., from directly or indirectly:

- contacting, obtaining quotes, contracting with, accepting deliveries from or a. doing business with Changwon (now "Posco Specialty Steel Co. Ltd.") directly or through intermediaries;
- disseminating, disclosing or using for any purpose plaintiff's confidential b. and proprietary information and/or trade secrets including, but not limited to:
  - Norca's pricing information, pricing strategies, pricing formulation i. methods and profit margins;
  - Norca's proprietary credit insurance program; ii.
  - The list of manufacturing facilities used by Norca and the specific contact iii. person at each; the identities of the intermediaries used by Norca to contact and negotiate with each such facility and the specific contact person for each; the credit, payment terms, shipping, insurance and other requirements demanded or accepted by each such facility; and Norca's evaluation of the expertise, competence and reliability of each facility to manufacture particular types of products to specification in a timely fashion;
  - The list of Norca's customers and the specific contact names for each, the iv. product specifications and requirements for each and Norca's working knowledge of the decision-making process for each customer;
  - Norca's proprietary software, which contains, among other things, Norca's v. entire "trading package" with respect to the non-boiler tube business.
- contacting or soliciting the companies on Norca's confidential list of customers c. and suppliers;

PLAINTIFF NORCA'S EX PARTE APPLICATION FOR A TRO & OSC RE PRELIMINARY INJUNCTION & FOR AN ORDER GRANTING LEAVE TO CONDUCT EXPEDITED DISCOVERY - Case No. C 07 3425 EDL S:\Clients\Norca\8049.15 (Wren)\pld\nmb-application-tro-062907.v2.wpd

Finally, Norca requests that this Court grant Norca leave to commence discovery immediately in preparation for the preliminary injunction hearing and to conduct depositions of defendants and Primrose Alloys, Inc., on five court days's notice, to propound written discovery upon defendants requesting written responses and the production of documents within five court days after service of the request, and to serve a subpoena directed to Primrose Alloys, Inc. requesting written responses and the production of documents within five court days.

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PLAINTIFF NORCA'S EX PARTE APPLICATION FOR A TRO & OSC RE PRELIMINARY INJUNCTION & FOR AN ORDER GRANTING LEAVE TO CONDUCT EXPEDITED DISCOVERY - Case No. C 07 3425 EDL

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